COMBINED DECLARATION & POWER OF ATTORNEY - U.S.A Application

As a below named inventor, I hereby declare that:

(check one)

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHOD FOR TREATING PAIN BY PERIPHERAL ADMINISTRATION OF A NEUROTOXIN, the specification of which

is attached hereto

	or PCT Int	ernational Application	No	
	and was an	nended on	(if applicable)	
I hereby state the specification, including the			ne contents of the above at referred to above.	-identified
I acknowledge the application in accordance priority benefits under 3 inventor's certificate, or § country other than the application for patent or before that of the Prior Fo	with Title 37, Co 35 USC § 119(a) §365(a) of any PC United States, l inventor's certific	ode of Federal Regulation -(d) or §365(b) of any CT International application listed below and have cate, or PCT Internation	foreign application(s) for ation which designated a also identified below a	aim foreign patent or at least one my foreign
Number	Country	Day/Month/Yr filed)	[] Priority Not Claimed	
I hereby claim (application(s) listed below		er 35 USC §119 (e)	of any United States	provisional
Application No.	Filing Date			
I hereby claim the application(s) listed below is not disclosed in the paragraph of Title 35, U	v and, insofar as prior United Sta	the subject matter of e ates application(s) in	the manner provided b	application y the first

Application No. Filing Date

application:

I hereby appoint STEPHEN DONOVAN, Registration No. 33,433 (to whom all communications are to be directed), at Allergan, Inc. (T2-7H), 2525 Dupont Drive, Irvine, CA. 92612, telephone number (714) 246-4026, facsimile number (714) 246-4249, and the belownamed persons (of the same address) individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, with full pow r to appoint associate attorneys:

filing date of the prior application and the national or PCT international filing date of this

Name	Registration No.
Carlos A. Fisher	36,510
Martin A. Voet	25,208
Robert J. Baran	25,806

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

FULL NAME OF INVENTOR:						
First Name:		Initial	Last Na	Last Name		
Kei		Roger	Aoki			
RESIDENCE & CITIZENSHIP						
City	State or	Foreign Coun	try	Country of C	itizenship	
Coto de Caza	California			USA		
POST OFFICE ADDRESS						
Post Office Address	City	:	State or	Country	Zip Code	
2 Ginger Lily Court Coto de Caz		le Caza	Califo	rnia	92679	
SIGNATURE OF FIRST INVENTOR DATE:						
Ki Koge F	4/1	3/00				

FULL NAME OF INVENTOR:						
First Name:		Initial	Last Na	me		
Minglei			Cui			
RESIDENCE & CITIZENSHIP						
City	State or	Foreign Country		Country of Citize	enship	
Irvine	Califo	rnia		Peoples Repu	ablic of	
		_		China		
POST OFFICE ADDRESS						
Post Office Address	City		State or	Country	Zip Code	
94 Southbrook	Irvine		Califo	rnia	92604	
					L	
SIGNATURE OF SECOND INVE	DATE:	•				
July .	<u></u>			Apr. 13,	2000	

FULL NAME OF INVENTOR:					
First Name:		Initial	Last Na	me	
Stephen		W.	Jenk	ins	
RESIDENCE & CITIZENSHIP					
City Mission Viejo	State or Califo	Foreign Count rnia	Ty T	Country of Citi USA	zenship
POST OFFICE ADDRESS					
P st Office Address 26481 Via Marina	City Missio	n Viejo	State or Califo	Country rnia	Zip Code 92691
SIGNATURE OF THIRD INVENTOR			DATE:	Aspir.1 1	3,2000



RECORDATION FORM COVER SHEET PATENTS ONLY

	To: The Commissioner of Patents and Trademarks,						
	Please record the attach	ed original docu	ment(s)	or copy(ies):			
1.	Submission Type:			** * · · · · · **	-		
	⊠ new						
	☐ Correction of PTO er	ror (Reel	/frame)			
	☐ Corrective Document	-	/frame)			
2.	Conveyance Type:						
	License				•		
	☐ Merger						
	Security Agreem	ent					
	☐ Change of Name	•				·	
	Other:						
3.					•		
			CONV	YEYING PARTIES			
	1	Names of Conv	eying l	Parties		Date of Conveya	nce
	1. Kei Roger Aoki					04132000	
	2. Minglei Cui			· · · · · · · · · · · · · · · · · · ·		04132000	
	3. Stephen W. Jenkins	··				04132000	
							·
	Additional Conveying Par	ties Attached					
4.							
			RECE	IVING PARTIES			
		N	ames o	of Receiving Partic	es		
	Name Allergan Sales,	Inc.		·			
	Address 1 2525 Dupont D	rive					
	Address 2 Irvine, CA 9263	12					
لــ	Additional Receiving Part	ies Attached					
	If document is an assignation Domestic Representative		eceiving	Party is not domicil	led in the United S	tates, an appointme	nt of a
	Domesac Nepresendave						

6.					
		DOMESTIC REPRESEN	ITATI	VE NAME AND ADDRESS	
Name					
	Address 1			· · · · · · · · · · · · · · · · · · ·	
	Address 2				
8.					
		CORRESPONDEN	CE NA	ME AND ADDRESS	
	Name	Stephen Donovan			
	Address 1	Allergan, Inc. (T2-7H)			
	Address 2	2525 Dupont Drive			
	Address 3	Irvine, CA 92612			
	Telephone	e and Fax Tel: 714 246 4026; Fax: 71	4 246	4249	
9.	Total	Number of pages of the conveying documen	t inclu	ding attachments: 3	
		Number of pages of the conveying documen	c, maa		
10	<u> </u>	APPLICATION NUMBER OF PATENT	IIIMRE	ER (either; not both for same property)	
	Application			Patent Number	
		Application Number		Patent Number	
;	Application			Patent Number	
11.	date o Title o Docke	f execution of the Assignment by the first inverse for the first i	entor:	IN BY PERIPHERAL ADMINISTRATION OF A NEUROTOXI	
12.	. Total	Number of Properties Involved: 1			
13.	. The fe	e amount (37 CFR §3.41) of \$40.00			
	\boxtimes	may be debited from our Deposit Account	No O1	-0885	
		is enclosed as check no			
14.	. 🛮		•	Iditional fee amounts due in connection with the filing of 5.	
	the best of ginal docum		ade he	rein are true, and any attached copy is a true copy of the	
SIG	spectfully su SNATURE PED or PRIM	Styler Dra	Son	Date: 4/14/00	

ASSIGNMENT

WHEREAS we, KEI ROGER AOKI, MINGLEI CUI and STEPHEN W. JENKINS, all of ORANGE COUNTY, CALIFORNIA (hereinafter referred to as ASSIGNOR), have invented and own a certain invention entitled: METHOD FOR TREATING PAIN BY PERIPHERAL ADMINISTRATION OF A NEUROTOXIN, for which application for Letters Patent of the United States has been executed on even date herewith.

WHEREAS: Allergan Sales, Inc., having its principal place of business at 2525 Dupont Drive, Irvine, CA 92612 (hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire interest in, to and under said invention and in, to and under Letters Patent or similar legal protection to be obtained therefor in the United States and in any and all foreign countries.

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that in consideration of the payment by ASSIGNEE TO ASSIGNOR of the sum of One Dollar (\$1.00), the receipt of which is hereby acknowledged, and for other good and valuable consideration, ASSIGNOR hereby sells, assigns and transfers to ASSIGNEE the full and exclusive right, title and interest to said invention in the United States and its territorial possessions and in all foreign countries to all Letters Patent or similar legal protection in the United States and its territorial possessions and in any and all foreign countries to be obtained for said invention by said application or any continuation, divisional, renewal, substitute or reissue thereof or any legal equivalent thereof in a foreign country for the full term or terms for which the same may be granted.

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this assignment and sale;

ASSIGNOR further covenants that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said application, said invention and said Letters Patent and legal equivalents in foreign countries as may be known and accessible to ASSIGNOR and will testify as to the same in any interference or litigation related thereto and will promptly execute and deliver to ASSIGNEE or its legal representative any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue and enforce said application, said invention and said Letters Patent and said equivalent thereof in any foreign country which may be necessary or desirable to carry out the purposes thereof.

IN WITNESS WHEREOF, I/We have hereunto set hand and seal this
April 13 ,2000. KEI ROGER AOKI
State of CALIFORNIA)) ss: County of ORANGE) ORANGE)
On PIR'L 13 26-0 before me, MARY LOU MC NOUN, Notary Public personally appeared KEI ROGER AOKI, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.
WITNESS my hand and official seal.
MARY LOU MCNOWN Commission # 1229524 Notary Public - California Orange County My Comm. Expires Aug 14, 2003
IN WITNESS WHEREOF, I/We have hereunto set hand and seal this
Apr. 13 2000.
MINGLEI CUI
State of CALIFORNIA)) ss: County of ORANGE)
On APRIL 13 before me, MARY Low Mc Now. Notary Public personally appeared MINGLEI CUI, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he same in his her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.
WITNESS my hand and official seal.
MARY LOU MCNOWN Commission # 1229524 Notary Public - California

IN WITNESS WHEREO	F, I/We have hereu	into set hand and sea	l this
April		Sufer	line
		STEPHEN W/JENK	INS
State of CALIFORNIA County of ORANGE)) ss:)	C	
personally appeared STEPH satisfactory evidence) to be acknowledged to me that (he	EN W. JENKINS, perse the person whose syshe executed the sam	sonally known to me (or name is subscribed to ne in his/her authorized	proved to me on the basis of the within instrument and capacity, and that by his/her the person acted, executed the
WITNESS my hand and offic	ial seal.		
		Notary Pyblic	I Lord
JENNIFER S. L. Commission # 1 Notary Public - C Orange Cou. My Comm. Expires &	167049 Salitornia Salitornia Salitornia Salitornia Salitornia		

RECORDATION FORM COVER SHEET PATENTS ONLY

	To: The Commissioner of Patents and Trademarks,	
	Please record the attached original document(s) or copy(ies):	
1.	l. Submission Type:	
	X new	
	Correction of PTO error (Reel /frame)	
	Corrective Document (Reel /frame)	
2.	2. Conveyance Type:	
	X Assignment	
	License	
	☐ Merger	· ·
	Security Agreement	
	☐ Change of Name	
	Other:	
3.	·	
	CONVEYING PARTIES	
· .	Names of Conveying Parties	Date of Conveyance
	1. Allergan Sales, Inc. (merged into Allergan Sales, LLC 6/3/2002)	March 31, 2003
	3.	
	Additional Conveying Parties Attached	
4.	•	
	RECEIVING PARTIES	
	Names of Receiving Parties	•
	Names of Receiving Fairles	
	Name Allergan, Inc.	
	Name Allergan, Inc.	
	Name Allergan, Inc. Address 1 2525 Dupont Drive Address 2 Irvine, CA 92612	

5	
	DOMESTIC REPRESENTATIVE NAME AND ADDRESS
: {	Name
	Address 1
	Address 2
ا	Address 2
6.	CORRESPONDENCE NAME AND ADDRESS
	Name Martin A. Voet (T2-7H)
	Address 1 Allergan, Inc.
	Address 2 2525 Dupont Drive, Irvine, CA 92612
	Telephone 714-246-5894 and Fax 714-246-4249
7.	Total Number of pages of the conveying document, including attachments: 17 pages
8.	APPLICATION NUMBER OR PATENT NUMBER (either; not both for same property)
	Application Number see attached Appendix A (3 pages) Patent Number
	Application Number Patent Number
9.	If this document is being filed with a NEW patent application, enter the Docket No., Title of the Invention, and ate of execution of the Assignment by the first inventor:
uc	
	Title of Patent Application: Docket No.:
	Date of Execution by First Inventor:
·10	0. Total Number of Properties Involved: 111
11	
	X may be debited from our Deposit Account No. 01-0885. is enclosed as check no
	The Commissioner is sutherized to deduct any additional fee amounts due in connection with the films of
1.	 X The Commissioner is authorized to deduct any additional fee amounts due in connection with the filing of this document from Deposit Account No. 01-0885.
To	o the best of my information and belief, all statements made herein are true, and any attached copy is a true copy of the
	riginal document.
R	espectfully submitted,
c	IGNATURE PATAMONT Date: 4/4/203
	YPED or PRINTED NAME: Martin A. Voet. REGISTRATION NO. 25,208
Г	CERTIFICATE OF MAILING
	HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE VITH SUFFICIENT POSTAGE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO: BOX ASSIGNMENT,
Ic	COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231 ON Charl 2 243 (Date)
N	larne of person making deposit: Mary Lou McNown
ĮS	Signature:Date

ASSIGNMENT

WHEREAS: ALLERGAN, INC., a Delaware corporation, having its principal place of business at 2525 Dupont Drive, Irvine, California 92612 (hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire right, title and interest in, to and under certain inventions and in, to and under corresponding Letters Patent or similar legal protection to be obtained therefor in the United States and in any and all foreign countries.

WHEREAS: On June 3, 2002, ALLERGAN SALES, INC., a California corporation, was merged into ALLERGAN SALES, LLC, a Delaware limited liability company pursuant to the "Agreement and Plan of Merger" filed with the Secretary of State of the State of California and with the Secretary of State of the State of Delaware (copy attached).

WHEREAS: ALLERGAN SALES, LLC, having its principal place of business at 2525 Dupont Drive, Irvine, California 92612 (hereinafter ASSIGNOR) by virtue of the abovementioned merger owns the entire right, title and interest in, to and under certain inventions, corresponding U.S. patent applications and foreign rights directed thereto.

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that in consideration of the payment by ASSIGNEE TO ASSIGNOR of the sum of One Dollar (\$1.00), the receipt of which is hereby acknowledged, and for other good and valuable consideration, ASSIGNOR hereby sells, assigns and transfers to ASSIGNEE the entire right, title and interest in, to and under certain inventions in the Untied States and its territorial possessions and in all foreign countries to all Letters Patents or similar legal protection in the United States and its territorial possessions and in any and all foreign countries to be obtained for certain inventions by certain applications set forth in Appendix "A" and any continuation, divisional, renewal, substitute or reissue thereof for the full term or

	Rec'd in USPTO/PST Office. Date Stamp	and Return Card.
	Date: April _2, 2003 Se	rial No.: 113 - See attached
	Title: 111	Appendix (3 pages)
•	Dkt. No.: 11\$;	
	Enclosed Are:	
	_ Specification #, Claims #,	_ Declaration, Power of Attorney
	and Abstract #	X Assignment & Cover Sheet
	_ Drawings (sheets)	X_Assignment & Cover Sheet (covering 11% applications) _Amendment (Final) (# pgs)
	Formal Informal	_ Certificate of Mailing
	_ Info. Disc. Statement	_ Issue Fee Transmittal
	_ Priority Documents #	_ Transmittal Letter
	_ PTO 1449 W/References	_ Extension of Time
	_ PCT Request (# pgs)	_ Express Mail No
	_ PCT Demand (# pgs)	(Assignment for pending
	_ PCT Response (# pgs)	Allergan Sales, Inc. applica-
	_ PCT Amendment (# pgs)	Certif. Under 37 CFR 1.10
		· ·

terms for which the same may be granted; said sale, transfer and assignment effective June 3, 2002.

IN WITNESS WHEREOF, I/We have hereunto set hand and seal this __31 __ day of March 2003.

ALLERGAN SALES, LLC

By: Martin A. Voet
Assistant Secretary

State of <u>CALIFORNIA</u>) (ss. County of <u>ORANGE</u>)

On March 31, 2003, before me, Mary Lou McNown, notary public, personally appeared MARTIN A. VOET personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Signature of Notary Public

APPENDIX "A" (Pag 1)

SERIAL NUMBER	INVENTORS	ALLERGAN NO.	
10/104,899	Herbert K. Graham	16897-CIP	
10/008,722	Aoki; et al.	16952-CON-DIV5-CIP	
10/365,082	Aoki; et al.	16952-CON-DIV5-CIP-	
10/303/002		CON (BOT)	
10/108,714	Regan; et al.	17023-DIV-CIP-CON	
09/903,954	Michael E. Garst	17095-FWC-CIP-CON	
09/998,358	Teng; et al.	17170-DIV2	
10/017,660	Joseph S. Adorante	17219-CIP-CON3	
10/116,492	Joseph S. Adorante	17219-CIP-CON4	
09/367,712	John Sefton	17224	
09/264,531	John Sefton	17235	
not assigned	Olejnik; et al	17237-CON2-CIP-CON3	
09/329,752	Chow; et al.	17243-CIP2	
09/815,362	Chow; et al.	17243-CIP3	
09/108,298	Nagpal; et al.	17253	
09/294,980	Dolly; et al.	17259	
09/232/300	(only the portion assigned by Roger Aoki)		
09/989,295	Beck; et al.	17273-CON	
09/760,133	Firestone; et al.	17278-CON	
09/288,326	Sachs; et al.	17282	
09/548,409	Sachs; et al.	17282-CIP	
10/304,665	Klein; et al.	17276-CIP-CON	
09/919,195	Massaro; et al.	17293-DIV	
9,0,000	(only the portion assig	ned by Chandraratna)	
10/305,049	Massaro; et al.	17294-CON	
	(only the portion assig	ned by Chandraratna)	
09/548,896	Chandraratna; et al.	17295	
	(only the portion assig	ned by Chandraratna)	
09/624,129	Muller; et al.		
09/838,772	Cheetham; et al.	17300-CIP2	
10/236,712	Muller; et al.	17300-CIP-CON	
10/194,834	Muller; et al.	17301-DIV2	
09/590,447	Forman; et al.	17302	
	(only that portion assigned by		
•	Beard and Chandraratna)		
09/621,179	Chandraratna; et al.	17304	
09/371,354	Stephen Donovan	17310	
10/114,740	Gregory F. Brooks	17310-CIP	
09/648,692	Dolly; et al.	17311	
09/500,147	Terrence J. Hunt	17319	
10/047,058	Terrence J. Hunt	17319-CIP	
10/360,098	Terrence J. Hunt	17319-CIP-CIP	
20,000,000			

APPENDIX "A" (Pag 2)

SERIAL NUMBER	INVENTORS	ALLERGAN NO.
10/135,595	Vasudevan; et al.	17321
10/038,215	Evan B. Dreyer	17322-CON
09/692,811	Stephen Donovan	17324
09/810,601	Stephen Donovan	17324-CIP
10/071,826	Donovan; et al.	17326-CIP2
09/552,823	Pacifici; et al.	17327-CIP
10/199,222	Aoki; et al.	17328-CON
09/489,667	Stephen Donovan	17329
09/938,112	Stephen Donovan	17329-DIV
09/625,098	Stephen Donovan	17329-CIP
10/039,520	Beard; et al.	17331-REF
09/533,680	Beard; et al.	17331
09/706,211	Stephen Donovan	17341-DIV
09/706,173	Stephen Donovan	17341-DIV2
09/706,172	Stephen Donovan	17341-DIV3
09/706,215	Stephen Donovan	17341-DIV5
10/017,834	Voet; et al.	17341-CIP2
10/099,238	Voet; et al.	17341-CIP3
09/704,464	Stephen Donovan	17342-DIV2
09/835,949	Stephen Donovan	17342-CON
09/971,869	Stephen Donovan	17342-DIV-CON
09/815,156	Klein; et al.	17346
09/850,835	Kusari; et al.	17347
09/548,315	Chow; et al.	17351
09/778,975	Chow; et al.	17351-CIP
09/561,106	Stephen Donovan	17354
09/904,018	Olejnik; et al.	17361
10/236,566	Olejnik; et al.	17361-CON
10/299,386	Olejnik; et al.	17361-DIV
10/146,224	Old; et al.	17366
10/300,492	Burk; et al.	17373-CON-CIP-CON
10/004,230	Steward; et al.	17376
09/640,852	Nehme; et al.	17377
09/651,235	Vasudevan; et al.	17379
10/079,993	Vasudevan; et al.	17382-DIV
10/364,225	Vasudevan; et al.	17382-DIV2
10/097,368	Vasudevan; et al.	17383-DIV
10/097,315	Vasudevan; et al.	17383-DIV2
10/212,533	Vasudevan; et al.	17386-DIV3
10/104,433	Burk; et al.	17390-CIP
09/847,935	Woodward; et al.	17392
10/155,925	Brooks; et al.	17396-CON
09/751,053	Gil; et al.	17399

APPENDIX "A' (Pag 3)

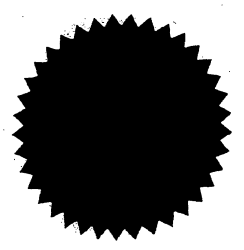
	SERIAL NUMBER	INVENTORS	ALLERGAN NO.
		· · · · · · · · · · · · · · · · · · ·	
	10/020,541	Wheeler; et al.	17400
	09/998,718		17400-CIP
	09/726,949	Lin; et al.	17408
	10/051,952	Patricia S. Walker	17409-CIP
	10/081,126	Gerald W. DeVries	17413
	09/848,249	Woodward; et al.	17415
	09/848,159	Yuan; et al.	17416
	10/131,848	Huth; et al.	17421
	09/814,604	Klein; et al.	17425
	09/922,226	Zhao; et al.	17432
	10/121,076	Robert T. Lyons	17433
•	09/882;720	Burk; et al.	17437
	10/103,301	Burk; et al.	17437-CIP
	10/346,828	Burk; et al.	17437-CON
	10/294,521	Burk; et al.	17438-DIV
	09/956,470	Liang; et al.	17440-CIP
	09/918,847	Joshi; et al.	17442
	09/904,753	Robert T. Lyons	17445
	09/893,159	Woodward; et al.	17446
	09/942,098	Steward; et al.	17451
	09/942,024	Steward; et al.	17452
	10/104,385	Forman; et al.	17453-CIP
	09/954,610	Martin A. Voet	17455
	10/143,076	Lam; et al.	17456
	10/017,817	Chang; et al.	17462
	10/016,850	Hughes; et al.	17468
	10/016,036	David; et al.	17476
		(only that portion assign	ned
		by Robert David)	
	10/100,638	Vasudevan; et al.	17485
	10/082,691	Stephen Donovan	17486
	10/133,094	Stanley W. Huth	17487
	10/099,239	Martin A. Voet	17489
	10/099,602	Lisa D. Hanin	17493
	10/143,078	Stephen Donovan	17500

Mergen



I, BILL JONES, Secretary of State of the State of California, hereby certify:

That the attached transcript of _____ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

JUN 18 2002

Billynes

Secretary of State

AGREEMENT AND PLAN OF MERGER

END RSED - FILED in the office of the Sacretary of State of California.

JUN - 3

BILL YOURS Secretared State

BETWEEN

ALLERGAN SALES, INC. (a California corporation)

AND

ALLERGAN SALES, LLC (a Delaware limited liability company)

THIS AGREEMENT AND PLAN OF MERGER is made as of June 3, 2002 (this "Agreement of Merger"), by and between Allergan Sales, Inc., a California corporation (the "Corporation"), and Allergan Sales, LLC, a Delaware limited liability company (the "LLC", and collectively with the Corporation the "Constituent Companies").

WHEREAS, the Corporation was incorporated by the filing of Articles of Incorporation with the Secretary of State of the State of California on March 20, 1980; and

WHEREAS, the LLC was formed by the filing of a Certificate of Formation with the Secretary of State of the State of Delaware on February 25, 2002, and Allergan, Inc., a Delaware corporation and the sole member of the LLC (the "Member"), has entered into a Limited Liability Company Agreement dated as of February 25, 2002 (the "Operating Agreement");

NOW, THEREFORE, the parties hereby agree as follows:

- 1. Upon the terms and subject to the conditions hereof and in accordance with the California General Corporation Law (the "CGCL") and the Delaware Limited Liability Company Act (the "DLLCA"), the Corporation shall be merged with and into the LLC (the "Merger") at the Effective Time (as hereinafter defined). Following the Merger, the separate existence of the Corporation shall cease, and the LLC shall continue as the surviving entity (the "Surviving Entity") and shall succeed to and assume all of the rights and obligations of the Corporation in accordance with the CGCL and the DLLCA.
- 2. The parties hereto shall cause the Merger to be consummated by filing this Agreement of Merger, along with a Certificate of Merger, with the Secretary of State of the State of California pursuant to Section 1113 of the CGCL, and by filing a Certificate of Merger (the "Certificate of Merger") with respect thereto with the Secretary of State of the State of Delaware pursuant to Section 18-209 of the DLLCA. When used in this Agreement of Merger, the term "Effective Date" shall mean the date of filing of the Certificate of Merger with the Secretary of State of the State of Delaware.
- 3. The Merger shall have the effects set forth in Section 1113(i) of the CGCL and Section 18-209(g) of the DLLCA. Without limiting the generality of the foregoing, and subject thereto, at the Effective Time, except as otherwise provided herein, all of the property,

rights, privil ges, powers and franchises of the Corporation and the LLC shall rest in the Surviving Entity, and all debts, liabilities and duties of the Corporation and the LLC shall become the debts, liabilities and duties of the Surviving Entity.

- 4. As of the Effective Time, by virtue of the Merger and without any action on the part of the Member of the LLC, or the shareholders or the Board of Directors of the Corporation, each share of capital stock in the Corporation issued and outstanding immediately prior to the Effective Time shall be canceled and extinguished without consideration. The membership interests of the LLC outstanding immediately prior to the Effective Time shall continue to be outstanding and shall not be affected by the Merger.
- 5. If, at any time after the Effective Time, the Surviving Entity shall consider or be advised that any deeds, bills of sale, assignments or assurances or any other acts or things are necessary, desirable or proper (a) to vest, perfect or confirm, of record or otherwise, in the Surviving Entity, its right, title or interest in, to or under any of the rights, privileges, powers, franchises, properties or assets of either of the Constituent Companies, or (b) otherwise to carry out the purposes of this Agreement of Merger, the Surviving Entity and its proper authorized representatives shall be authorized to execute and deliver, in the name and on behalf of either of the Constituent Companies, all such deeds, bills of sale, assignments and assurances and do, in the name and on behalf of each of the Constituent Companies, all such other acts and things necessary, desirable or proper to vest, perfect or confirm its right, title or interest in, to or under any of the rights, privileges, powers, franchises, properties or assets of such constituent Company and otherwise to carry out the purposes of this Agreement of Merger.
- 6. As required by the CGCL, the Surviving Entity hereby agrees to (i) be served in the State of California in any proceeding for the enforcement of an obligation of any Constituent Company and in any proceeding to enforce the rights of any holder of a dissenting interest or dissenting shares in a constituent domestic limited liability company or domestic other business entity; (ii) irrevocably appoint the Secretary of State of the State of California as its agent for service of process, which process may be forwarded to 2525 Dupont Drive, Irvine, California 92612; and (iii) promptly pay the holder of any dissenting interest or dissenting share in a constituent domestic limited liability company or domestic other business entity the amount to which that person is entitled under California law.

IN WITNESS WHEREOF, the undersigned have caused this Agreement of Merger to be executed by their respective officers or representatives thereunto duly authorized as of the date first above written.

> ALLERGAN SALES, INC., a California corporation

> > Jeffrey L. Edwards

Vice President

By:

Assistant Se

ALLERGAN SALES, LLC, a Delaware limited liability company

By: ALLERGAN, INC., its Sole Member

Name: Matthew J. Maletta

Title: Assistant Secretary

CERTIFICATE OF APPROVAL OF AGREEMENT AND PLAN OF MERGER

Jeffrey L. Edwards and Matthew J. Maletta state and certify that:

- 1. They are the Vice President and Assistant Secretary, respectively, of Allergan Sales, Inc., a California corporation.
- 2. The Agreement and Plan of Merger in the form attached was duly approved by the Board of Directors and the sole stockholder of the corporation.
- 3. There is only one class of shares and the total number of outstanding shares is 1,000 shares of Common Stock.
- 4. Approval of the Agreement and Plan of Merger by the holder of 100% of the outstanding shares of Common Stock was the vote required to approve the Agreement and Plan of Merger. The percentage of the outstanding shares of the corporation's shares entitled to vote on the Agreement of Merger which voted to approve the Agreement of Merger equaled the vote required.
- 5. No vote of the stockholders of the corporation's parent, Allergan, Inc., was required to approve the Agreement and Plan of Merger.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: June 3, 2002

Jeffrey L. Edwards Vice President

Matthew J. Matetta

Assistant Secretary



State of California Bill Jones Secretary of State

OTHER BUSINESS ENTITY, CERTIFICATE OF MERGER

(Corporations Code Sections 1113(g)(1) and (2), 6019.1, 8019.1 and (12540.1)

Filling Fee - Please see Instructions. IMPORTANT - Read instructions before completing this form This Space For Filing Use Only Secretary of State File Number: 4. Jurisdiction 1. Name of surviving entity: Type of entity: Allergan Sales, LLC LLC 200216110**097** Delavare Secretary of State File Number: Name of disappearing entity: Allergan Sales, Inc. 6. Type of entity: 8. Jurisdiction: C0978306 Corporation California Month Day Future effective date, if artir. 10. If a vote was required enter the outstanding interests of each class entitled to vote on the merger and the percentage of vote required: Survivino Entity Disappearing Entity Each class entitled to vote So Le Each class entitled to vote Percentage of vote required Percentage of yota reguland Sole Shareholder 1007 Member 1:000 comon abares issued 11. The principal terms of the agreement of merger were approved by a vote of the number of interests or shares of each class that equaled or exceeded the vote required. 12. If equity securities of a parent party are to be issued in the merger: [] The required vote of the shareholders of the parent party was obtained. [] No vote of the shereholders of the parent party was required. SECTION 13 IS ONLY APPLICABLE IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABILITY COMPANY, DOMESTIC LIMITED PARTNERSHIP OR PARTNERSHIP. 13. Regulate changes to the information set forth in the Articles of Organization, Certificate of Limited Partnership or Statement of Partnership Authority of the surviving limited liability company, limited partnership or partnership resulting from the merger. Attach additional pages, if necessary. SECTION 14 IS APPLICABLE IF THE SURVIVING ENTITY IS AN OTHER BUSINESS ENTITY. 14. Principal business address of the surviving other business smilly: Address 2525 Dupont Drive Irvine California 92612 15. Other information regulared to be stated in the Certificate of Merger by the laws under which each constituent other business entity is organized. Attach additional pages if necessary. 16. Statutory or other basis under which each foreign other business entity is authorized to effect the merger: Delaware Limited Liability Company Act Section 18-209 17. Number of pages attached, if any: 1 18. I certify that the statements contained in this document are true and correct of my own knowledge. I declare that I am the person who is executing this instrument, which execution is my act and deed. See Attached Signature of Authorized Person for the Surviving Entity Type or Print Name and Title of Person Signing Signature of Authorized Person for the Surviving Entity Type or Print Name and Title of Person Signing See Attached Type or Print Name and Title of Person Signing Signature of Authorized Person for the Disappearing Entity See Attached Signature of Authorized Person for the Disappearing Entity · Type or Print Name and Title of Person Signing For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing.

ATTACHMENT PAGE TO OTHER BUSINESS ENTITY CERTIFICATE OF MERGER

18. Signature of Authorized person for the Surviving Entity

Dated: June 3, 2002	ALLERGAN SALES, LLC,
.	a Delaware limited liability company

ALLERGAN, INC.,
a Delaware corporation,
its sole member

By:

Name: Matthew J. Maletta

Title: Assistant Secretary

Signature of Authorized person for the Disappearing Entity

Dated: June 3, 2002

ALLERGAN SALES, INC.,
a California corporation

Name: Jeffrey L. Edwards

Title: Vice President

By: ALLERGAN SALES, INC.,

Name: Matthew J. Maletta

Title: Assistant Secretary

SECRETARY OF

Delaware

PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ALLERGAN SALES, INC.", A CALIFORNIA CORPORATION,

WITH AND INTO "ALLERGAN SALES, LLC" UNDER THE NAME OF

"ALLERGAN SALES, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND

EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED

AND FILED IN THIS OFFICE THE THIRD DAY OF JUNE, A.D. 2002, AT 9

O'CLOCK A.M.



Warriet Smith Windson Secretary of Space

AUTHENTICATION: 1809761

DATE: 06-03-02

3496059 8100M

CERTIFICATE OF MERGER OF ALLERGAN SALES, INC. (a California corporation) WITH AND INTO ALLERGAN SALES, LLC (a Delaware limited liability company)

(Pursuant to Section 18-209 of the Delaware Limited Liability Company Act)

Pursuant to the provisions of Section 18-209 of the Delaware Limited Liability Company Act ("DLLCA"), the undersigned surviving limited liability company submits the following Certificate of Merger for filing and certifies that:

FIRST: The name and jurisdiction of formation or incorporation of the limited liability company and corporation which are parties to the merger (the "constituent entities") are as follows:

Name of Entity

State of Formation or Incorporation

Allergan Sales, Inc.

California

Allergan Sales, LLC

Delaware

SECOND: An Agreement and Plan of Merger (the "Merger Agreement") between the constituent entities has been approved and executed by each of the constituent entities which are to merge in accordance with the requirements of Section 18-209 of the DLLCA.

THIRD: The name of the surviving limited liability company is: Allergan Sales, LLC (the "Surviving Entity").

FOURTH: The merger shall become effective upon filing of this Certificate of Merger.

FIFTH: The executed Merger Agreement is on file at the office of the Surviving Entity, the address of which is 2525 Dupont Drive, Irvine, California 92612.

SIXTH: A copy of the Merger Agreement will be fornished by the Surviving Entity, on request and without cost, to any member of the Surviving Entity or to any person holding an interest in the entity which is to merge with and into the Surviving Entity.

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 06/03/2002 020354968 - 3496059 IN WITNESS WHEREOF, this Certificate of Merger has been duly executed as of the 3rd day of June, 2002, and is being filed in accordance with Section 18-209 of the DLLCA by a duly authorized person on behalf of Allergan Sales, LLC.

ALLERGAN SALES, LLC, a Delaware limited liability company

ALLERGAN, INC.,

a Delaware corporation.

its sole member

Name: Matthew L. Maletta

Title: Assistant Secretary